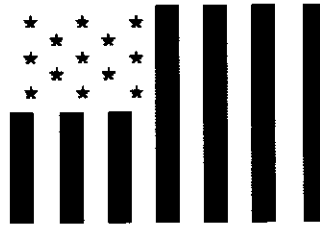


Shawn-talbot family rice
In the first judicial district of tens
Post office box 700#81
yavapai county at large
Ash Fork [86320]
Arizona republic



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DEPUTY

**MY ONE SUPREME COURT
ORDER TO DISMISS**

In the first judicial district of tens
yavapai county at large

UNITED STATES OF AMERICA,

Plaintiff,

vs.

SAMUEL DAVIS and

SHAWN RICE,

Defendants.

SHAWN RICE,

Counter-Plaintiff/Claimant,

vs.

UNITED STATES OF AMERICA,

INTERNATIONAL MONETARY FUND (I.M.F.)

A/K/A THE FUND, FEDERAL BUREAU OF

INVESTIGATION, and THEIR PRINCIPAL,

Elizabeth Windsor II, dba QUEEN ELIZABETH,

dba UNITED STATES OF AMERICA, Jaime

Sailing dba Bureau of Public Debt, Timothy

Geithner dba United States Treasury, Secretary

Arne Duncan dba United States Department of

Agriculture, Jane and John Doe Agents 1-

10,000,000, XYZ Corporations 1-10,000,000, and

Red and Blue LLC's 1-10,000,000,

Counter-defendants/Libelants,

Shawn Rice, Real Party in Interest, Third Party

Intervener, Protected Creditor to Plaintiff by

revesting title, Sovereign without subjects,

Protected Creditor pursuant to UCC 8, Trust

Interest Holder, and Beneficial Owner of the Estate

by Statute Merchant, and a Title 18 Section 245

Federally Protected Legal & Lawful Municipality.

State of Arizona

yavapai county

Subscribed, affirmed and sealed

The named defendant by and through the man known as Shawn Rice moves the court to dismiss this case against SHAWN RICE for the following reasons.

1. THE RESERVATION OF MY RIGHTS.

I explicitly reserve all of my rights. UCC 1-308 which was formally UCC 1-207.

§ 1-308. Performance or Acceptance Under Reservation of Rights.

(a) A party that with explicit reservation of rights performs or promises performance or assents to performance in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such words as "without prejudice," "under protest," or the like are sufficient.

2. FURTHER ADVISEMENT


This is to advise that all of the actions of the court and all others in these cases against Defendant or the man known as Shawn Rice are in violation of ...

A. USC TITLE 18 > PART I > CHAPTER 13 > § 242 Deprivation of rights under color of law

B. USC TITLE 18 > PART I > CHAPTER 13 > § 241 Conspiracy against rights

WHEREFORE, Defendant demands for the foregoing speedy relief.

Kindest and warmest regards,

Signed: 
Without prejudice UCC 1-308
Shawn-talbot family rice
In the first judicial district of tens
Post office box 700#81
Yavapai county at large
Ash Fork [86320]
Arizona republic

CERTIFICATE OF SERVICE OF PROCESS

On this ____ day of _____, 2010 I did serve the following listed parties via priority mail with delivery confirmation.

**JUDGE MAHAN, UNITED STATES DISTRICT COURT
333 Las Vegas Blvd South
Las Vegas, Nevada 89101**

Delivery was performed by

Shawn-talbot family rice
In the first judicial district of tens
Post office box 700#81
yavapai county at large
Ash Fork [86320]
Arizona republic

BILL OF EXCHANGE

Refusal is discharge

PRIVATE

shawn rice aka Shawn Talbot Rice, sui juris

THIS IS NOT A PUBLIC COMMUNICATION Without prejudice UCC 1-308/1-207

Notice to agent is notice to principle PO Box 700#81, Ash Fork (86320), Arizona

Notice to principle is Notice to Agent PO Box 700#81, Ash Fork (86320), Arizona

Applications to all successors and assigns PO Box 700#81, Ash Fork (86320), Arizona

Refusal is discharge Phone: 217-853-5726 (unusable until after
this document is recognized, acknowledged
and honored)

Certified mail number

7007 2560 0000 8015 6980

NOTICE: PREVIOUS BANKER'S ACCEPTANCE(S) WAS TENDERED IN ACCORD WITH PUBLIC POLICY TO SETOFF, DISCHARGE AND SETTLE ALLEGED LIABILITIES PROPAGATED BY AGENTS OF THE U.S. TREASURY, AKA INTERNAL REVENUE SERVICE AGENTS. TO DATE SAID AGENTS HAVE DISHONORED SAID BANKER'S ACCEPTANCE IN VIOLATION OF THE U.S. TREASURY'S POLICY TO SETTLE ALL DEBTS AND LIABILITIES, "Dollar for Dollar." A COPY OF PREVIOUS TENDERS IS ATTACHED.

PLEASE ENSURE THAT SAID LIABILITIES ARE SETOFF BY PERSONNEL COMPETENT IN SAID PREMISES.

SUBJECT TO UPU TREATY NUMBER RE 463 069 473 US.

1. Federal Reserve notes are obligations and have no redeemable value in gold or silver coin, wherefore the amount of tender or obligation is always zero. See **-U.S. Constitution, 1789, Article 1, Section 10. "No state shall ...make anything but gold and silver coin a tender in payment of debts"...** Wherefore there can be no payment of debt. Only discharge of debt.
2. A bill of exchange fulfills the legal definition of a negotiable instrument (currency) and also per **Uniform Commercial Code (UCC) 3-104** and legally discharges any alleged debt. This is merely a "promise to pay" and not a sight draft, forged document, bogus instrument, etc. . . . Once tendered, the debt is discharged. Period.
3. Refusal to accept is discharge of debt. See **UCC § 3-603. TENDER OF PAYMENT.(b) If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge, to the extent of the amount of the tender, of the obligation of an endorser or accommodation party having a right of recourse with respect to the obligation to which the tender relates.**

4. A "Bill of exchange" will be monetized / discounted by the Federal Reserve for any of its member banks or any individual, partnership, or corporation. See **USC TITLE 12 > CHAPTER 3 > SUBCHAPTER IX > § 343** • Upon the endorsement of any of its member banks, which shall be deemed a waiver of demand, notice and protest by such bank as to its own endorsement exclusively, any Federal reserve bank may discount notes, drafts, and bills of exchange arising out of actual commercial transactions; that is, notes, drafts, and bills of exchange issued or drawn for agricultural, industrial, or commercial purposes, or the proceeds of which have been used, or are to be used, for such purposes, the Board of Governors of the Federal Reserve System to have the right to determine or define the character of the paper thus eligible for discount, within the meaning of this chapter. Nothing in this chapter contained shall be construed to prohibit such notes, drafts, and bills of exchange, secured by staple agricultural products, or other goods, wares, or merchandise from being eligible for such discount, and the notes, drafts, and bills of exchange of factors issued as such making advances exclusively to producers of staple agricultural products in their raw state shall be eligible for such discount; but such definition shall not include notes, drafts, or bills covering merely investments or issued or drawn for the purpose of carrying or trading in stocks, bonds, or other investment securities, except bonds and notes of the Government of the United States. Notes, drafts, and bills admitted to discount under the terms of this paragraph must have a maturity at the time of discount of not more than ninety days, exclusive of grace. • In unusual and exigent circumstances, the Board of Governors of the Federal Reserve System, by the affirmative vote of not less than five members, may authorize any Federal reserve bank, during such periods as the said board may determine, at rates established in accordance with the provisions of section 357 of this title, to discount for any individual, partnership, or corporation, notes, drafts, and bills of exchange when such notes, drafts, and bills of exchange are indorsed or otherwise secured to the satisfaction of the Federal reserve bank: Provided, That before discounting any such note, draft, or bill of exchange for an individual or a partnership or corporation the Federal reserve bank shall obtain evidence that such individual, partnership, or corporation is unable to secure adequate credit accommodations from other banking institutions. All such discounts for individuals, partnerships, or corporations shall be subject to such limitations, restrictions, and regulations as the Board of Governors of the Federal Reserve System may prescribe.

Affidavit
NOTARY PUBLIC

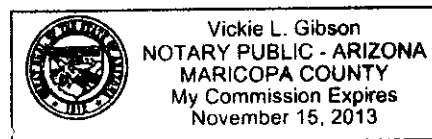
By: Shawn Talbot Rice
Shawn Talbot Rice, sui juris

State of Arizona
Maricopa county

Non-resident alien, without the US
All Rights Reserved UCC 1-308 / 1-207

Subscribed and sworn before me, a Notary Public, the above signed **Shawn Talbot Rice**.

This day of 28, March, 2010
Vickie L. Gibson
Notary Public



MY COMMISSION EXPIRES:



Record Number APR- 10000000011

Date Published

Online: 4/1/2010

Fee Paid \$ NA No. of Pages 01

No. of pages not to include Certification page

DO NOT DETATCH THIS CERTIFICATE FROM DOCUMENT

CERTIFICATE OF PUBLICATION

In The Form Of An Affidavit

AMERICA'S PUBLIC RECORD

4848 E. Cactus Rd.

Suite 505 - 201

Scottsdale, Arizona 85254

STATE OF ARIZONA
COUNTY OF MARICOPA

I, Charles Brown, attest that I am authorized as the Keeper of the Record for America's Public Record, in the ordinary course of business, to publish for Public Notice, the record identified as Record Number APR-10000000011 with full consent of the individual or entity that requested same.

I, Charles Brown, further Certify that the document attached to this Certificate is a true, correct complete COPY of the document given to me for publication which is now published at www.AmericasPublicRecord.com for Public Notice, viewing and download. No certification is given or may be implied as to the legality or correctness of the content of the document recorded and published.

For this Certificate to be authentic, it must bear the BLUE Certified Copy Seal, the RED Keepers Seal and wet ink autograph of the Keeper Of The Record.

Each page of the document shall bear the Certified Copy Stamp on the back, right side of the page. Documents not bearing same shall be considered to be unauthorized replications.

SUBSCRIBED AND SWORN TO BEFORE ME ON

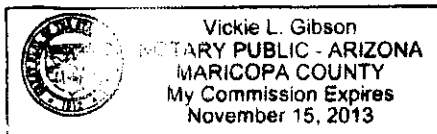
March 28, 2010

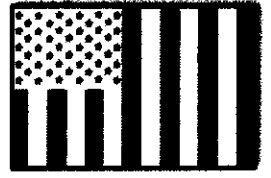
Vickie L. Gibson

NOTARY PUBLIC

MY COMMISSION EXPIRES

By: 
By: Charles Brown, Keeper Of The Record





under civilian authority

One Supreme Court

of the De jure Venue
of the sovereign People of the united States of America
within the original district on the federal circuit assembled under God as

within the Free Republics
and sole lawful authority on the land

Arizona republic)
) ss:
Yavapai county)

Notification of reservation of rights UCC 1-308/UCC 1-207

PUBLIC	shawn rice aka Shawn Talbot Rice, sui juris
THIS IS A PUBLIC COMMUNICATION TO ALL	All rights reserved UCC 1-308
Notice to agents is notice to principles	PO Box 700#81, Ash Fork [86320], Arizona
Notice to principles is Notice to Agents	PO Box 700#81, Ash Fork [86320], Arizona
Applications to all successors and assigns	PO Box 700#81, Ash Fork [86320], Arizona
All are without excuse	Phone: 217-853-5726 (unusable until after this document is recognized, acknowledged and honored)

Let it be known to all that I, **Shawn Talbot Rice** explicitly reserves all of my rights. **UCC 1-308**, which was formerly **UCC 1-207**.

Further, let all be advised that all actions commenced against me may be in violation of,...

USC TITLE 18 > PART I > CHAPTER 13 > § 242 Deprivation of rights under color of law
USC TITLE 18 > PART I > CHAPTER 13 > § 241 Conspiracy against rights

Wherefore all have undeniable knowledge.

AFFIDAVIT

Affiant, **Shawn Talbot Rice**, sui juris, a common man of the Sovereign People, does swear and affirm that Affiant has scribed and read the foregoing facts, and in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

Signed Shawn Talbot Rice sui juris, This Affidavit is dated today.

Witness: Reda [Signature]

Witness: [Signature]